REMARKS

Applicants respectfully request reconsideration of the present application. Claims

1, 8, 10, 12-14 and 18-20 have been amended. Claims 1-22 are pending.

Applicants' attorney had a phone interview with the Examiner on May 1, 2006.

The cited Hinson reference, the invention, and the claims were discussed. The

Applicants' attorney and the Examiner came to an agreement as to what was not

disclosed in Hinson. Possible amendments that may put the application in condition for

allowance were discussed.

Claims 1-22 are currently rejected under 35 USC §102(e) as being anticipated by

US Patent No. 6,144,391 to Hinson et al. (hereinafter "Hinson"). Claims 1, 8, 10, 12-14

and 18-20 have been amended.

Claim 1 recites a method that includes presenting a view of the video stream

currently being captured by the video capturing device to a user and contemporaneously

presenting one or more images previously captured by the video capturing device to the

user. Claim 10 recites presenting a folder to a user and in response to the user selecting

the folder, displaying an icon representing a video capturing device and in response to the

user selecting the video capturing device icon, displaying a preview of the video stream currently being captured by the video capturing device along with the one or more images

that were previously captured using the video capturing device. Claim 14 recites

rendering a view of the video stream currently being captured by the video capturing device together with the one or more previously captured images on the display.

Hinson discloses an electronic video store including storing means for storing

digital data representing multiple video frames and access means for providing random

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Reply to Office Action dated 3/8/2006 Attorney Docket Number: 154783.02 access input and output of video frames to and from the storing means. Hinson's system

enables the retrieval of two clips from the video store and the simultaneously display of

the two clips retrieved from the video store in an environment for editing. As discussed

in the Examiner Interview, Hinson does not disclose presenting a view of a video stream

currently being captured by the video capturing device while contemporaneously

presenting one or more images previously captured by the video capturing device. These

limitations are recited in claim 1, 10, and 14. Therefore, Hinson does not anticipate

claims 1, 10, and 14.

Claims 2-9, 11-13, and 15-22 are dependent claims and therefore include all the

limitations of their independent base claim in additional to adding further limitations of

their own. Therefore, Applicants submit that claims 2-9, 11-13, and 15-22 are not

anticipated by Hinson for at least the same reasons as stated above with regard to claims

1, 10, and 14.

CONCLUSION

Accordingly, in view of the above amendment and remarks, Applicants submit

that the claims are patentably distinct over the prior art and that all the rejections to the

claims have been overcome. Therefore, Applicants respectfully request that the pending

claims be allowed, and that a timely Notice of Allowance be issued in this case. If the

Examiner believes, after this amendment, that the application is not in condition for

allowance, the Examiner is requested to call the Applicants' attorney at the telephone

number listed below.

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If this response is not considered timely filed and if a request for an extension of time is otherwise absent, Applicants hereby request any necessary extension of time. If there is a fee occasioned by this response, including an extension fee that is not covered by an enclosed check please charge any deficiency to Deposit Account No. 50-0463.

Respectfully submitted, Microsoft Corporation

Date: May 4, 2006

By: Lin Jo-

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I hereby certify that this correspondence is being electronically deposited with the USPTO via EFS-Web on the date shown below:

May 4, 2006 Date

Noemi Tovar
Printed Name